Ordinance No. 99785

AN ORDINANCE vacating portion of North 94th Street, et al., as initiated by Resolution No. 21681.

3-23-71 -pass

COMPTROLLER FILE NUMBER____

Council Bill No. 913777

MAR 22 1971	BY. Streets & Sewers
MAR 22 1971	Streets & Sewers
REFERRED:	
REFERRED:	1 yes 1
MAR 29 1971	SECOND READING: MAR 2.9 1971
THIRD READING: MAR 2 9 1971	SIGNED: MAR 2.9 1971
PRESENTED TO MAYOR. MAR \$ 0 1971	MAR 31 1971
MAR ST CHEYI	PUBLISHEDI
VETOED BY MAYOR:	VETO PUBLISHED:
PASSED OVER VETO:	VETO SUSTAINED

cir

Css 8.1.97

ORDINANCE NO. 99785

- AN ORDINANCE vacating portion of North 94th Street, et al., as initiated by Resolution No. 21681.
- WHEREAS the City Council, by Resolution No. 21681, has initiated a proceeding for the vacation of portion of North 94th Street, et al. and set a date of hearing therefor, pursuant to Chapter 156, Laws of 1957; and
- WHEREAS following such hearing on the 24th day of March, 1969, said vacation was recommended by the Streets and Sewers Committee and approved by the City Council; and
- WHEREAS Ordinance No. 96020 exempts governmental agencies from payment of one half of the appraised value of the property to be vacated, no appraisal was made and no payment required; Now, Therefore,
- BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. That

North 94th Street from the east line of Corliss Avenue North to the westerly right of way line of the Seattle Freeway and Corliss Avenue North from the production east of the north line of North 92nd Street, as established by Ordinance No. 97481, to the production west of the north line of North 94th Street;

be and the same are hereby vacated, reserving to the City of
Seattle the right to make all necessary slopes for cuts or fills
upon the above described property in the reasonable original
grading of any street abutting upon said property after said
vacation; and further, reserving to the City of Seattle the
right to reconstruct, maintain and operate any existing overhead
or underground utilities in said avenue and street until the
beneficiaries of said vacation arrange with the owner or owners
thereof for their removal.

(To be used for all Ordinances except Emergency.)

C\$\$ 8.1.

The City of Seattle--Legislative Department Date Reported MR. PRESIDENT: MAR 2 9 1971 STREETS & SEWERS Your Committee on C.B. No. 91377, to which was referred vacating portion of North 94th Street, et al., as initiated by Resolution No. 21681, RECOMMENDS THAT THE SAME DO PASS. 9- Hill

ORDINANCE NO. 99785

N ORDINANCE vacating por-tion of North 34th Street, et al., as initiated by Resolution No. 21631.

No. 21681.

WHEPEAS the City Council, by Resolution No. 21681, has instanted a proceeding for the vacation of portion of North 94th Street, et al. and set a date of hearing therefor, pursuant to Chapter 156, Laws of 1957; and

Chapter 156, Laws of 1957; and
WHEREAS following such hearing on the 24th day of March,
1989, said vacation was recommended by the Streets and
Sewers Committee and approved by the City Council;
and

and
WHERAS Ordinance No. 96020
exempts governmental agencles from payment cf. one half
of the appraised value of the
property to be vacated, no appraisal was made and no payment required, Now, Therefore,

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

OP SEATTLE AS FOLLOWS:
Section 1. That
Sorth 94th Street from the cast
line of Coriles Avenue North
to the westerly right of way
line of the Seattle Freeway
line of the Freeway
line of the Freeway
line of the Freeway
and the Seattle Freeway
line of the Freeway
north line of North \$2nd
Street, as established by Ordimance No. 97481, to the producvilon west of the north line of
North \$4th Street;
a and the same are basely see

tion west of the worth line of North west of the worth line of North with Street; be and the same are brieby vaccing to the City of Scattle cerving to the same decreasery slopes for cuts or tills upon the showe described property in the reasonable origing grading of any street abusting upon said property after said vaccitority and further, reserving to reconstruct, mainted and increase any existing overhead or understround utilities in said are and street until the beneficiaries of said vaccino arrange with the owner or owners therefor for their removal.

Scatton 2. This ordinance shall take effect and be in force thirty days from and after its passage Mayor; otherwise it shall take street at the time it shall become ja law under the provisions of the fielty charter.

city charter.

Passed by the City Council the
lifth day of March, 1971, and
signed by me in open session in
authentication of its passage this
29th day of March, 1971.

PHYLLIS LAMPHERE, President pro tem, of the City Council.

Approved by me this tor

Spirit Bloom

Affidavit of Publication

STATE OF WASHINGTON, KING COUNTY-SS.

The undersigned, on oath states that he is an authorized representative of The Daily Journal of Commerce, a daily newspaper, which newspaper is a legal newspaper of general circulation and it is now and has been for more than six months prior to the date of publication hereinafter referred to, published in the English language continuously as a daily newspaper in Seattle, King County, Washington, and it is now and during all of said time was printed in an office maintained at the aforesaid place of publication of this newspaper. The Daily Journal of Commerce was on the 12th day of June, 1941, approved as a legal newspaper by the Superior Court of King County.

The notice in the exact form annexed, was published in regular issues of The Daily Journal of Commerce, which was regularly distributed to its subscribers during the pelow

stated period. The annexed notice. a..... ORDINANCE NO 99785 was published onApril 3, 1971 12 E Dunn Subscribed and sworn to before me on April 3, 1971 Notary Public for the State of Washington, residing in Seattle.

(Rote: ROW 41/25.000 states—"It shall not be necessary for a notary public in certifying so only to be red in any of the courts in this state, to append an impression of his state,

- The second of the second of

ORDINANCE NO. 99785

AN ORDINANCE vacating por-tion of North 14th Street, et al., as initiated by Resolution No. 21681.

No. 21681.
Whereas the City Council, by Resolution No. 21681, has intiated a proceeding for the vaction of portion of North Sith
Street ut al. and set a date of hearing therefor, pursuant to
Chapter 156, Laws of 1957; and

Chapter 155, Laws of 1957; and WHEREAS following such hear-ing on the 24th day of Marc-1959, said racation was recom-mended by the Streets and Sewers Committee and ap-proved by the City Councit; and

where by the City Counch; and WHEREAS Ordinance No. 96020 exemple governmental agencies of the appraised value of the property to be vacated, no appraised was made and 10 payment required, Now, Thereford, To be the property of the vacated, no appraised was made and 10 payment required, Now, Thereford, To SEATTLE AS FOLLOWS: Section 1. That North 24th Street from the cast line of Corliss Avenue North the westerly right of way and Corliss Avenue North from the production east of the north line of North 21th Street, as established by Ordinance No. 9181, to the praction west of the north line of North 11th North 11th Street; he and the same are hereby we are the same are hereby we same the production west of the north line of North 11th Street; he and the same are hereby we same the same are hereby we same

North 94th Street;
be and the same are hereby vacated, reserving to the City of
Seattle the right of the City of
Seattle the right of the Make all
necessary and the same and the
same and the reserving to real same
grading of any street abuilting
upon said property after said
recation; and further, reserving
to the City of Seattle the right
in recativation; and the right
in recativation; and the reserving
to the City of Seattle the right
in recativation; and the reserving
to recativation; and the reserving
to recativation; and the reserving
to recativation; the reserving
to recative the right
and the reserving
the form of the removal.
Section 2. This ordinance shall

or too their removal.

Section 2. This ordinance shall take effect and he ir, force thirty days from an effect its patry days from the shall stee it is patry and approved it approved by the Mayor chierwise it shall tecome a law under the provisions of the city charter.

Passed by the City Council the 28th day of March, 1971, and signed by me in open session in authentication of its passage this 72th day of March, 1971.

PHYLLIS LAMPHERE President pro tem of the City Council.

Approved by me this list day of March, 1971. WES UHLMAN.

Filed by me this list day of March, 1971.

Attent: C. G. FIELANDSON
City Clerk.
City Clerk.
(Beal) By J. F. FENTON.
Deputy Clerk.

Deputy Ciers.

Poblication ordered by C. G. SELLXEDBON, compireller s. d. d. City Ciers.

Date of Official Publicatics in the Bally Yournal of Commerce, practice, April 2, 1871. (C-194)

Affidavit of Publication

STATE OF WASHINGTON, KING COUNTY—SS.

The undersigned, on oath states that he is an authorized representative of The Daily Journal of Commerce, a daily newspaper, which newspaper is a legal newspaper of general circulation and it is now and has been for more than six months prior to the date of publication hereinafter referred to, published in the English language continuously as a daily newspaper in Seattle, King County, Washington, and it is now and during all of said time was printed in an office maintained at the aforesaid place of publication of this newspaper. The Daily Journal of Commerce was on the 12th day of June, 1941, approved as a legal newspaper by the Superior Court of King County.

The notice in the exact form annexed, was published in regular issues of The Daily Journal of Commerce, which was regularly distributed to its subscribers during the below

stated period. The annexed notice, a..... ORDINANCE NO 99785 was published on ... April 3, 1971

> My & Duguns Subscribed and sworn to before me on April 3, 1971

Notary Public for the State of Washington, residing in Seattle.

Note: BOW \$1.39.860 states—"Is that not be necessary for a notary public in certifying each to be took to any of the course in this state, to append an impression of his

10 A.